

## CHIMACUM SCHOOL DISTRICT School Facility and Publications Advertising Agreement

Correct Legal Name of Advertising Party: \_\_\_\_\_  
Contact Person: \_\_\_\_\_  
Address: \_\_\_\_\_ Phone: \_\_\_\_\_

1. Term of Agreement: (i.e. dates the advertisement will appear or length of time signage will be displayed; advertisements displayed for more than thirty (30) days are subject to prior school board approval).  
\_\_\_\_\_
2. Description of the advertisement, including size (please attach sample, if practical, or copy for print media):  
\_\_\_\_\_
3. Location of Advertisement or medium (i.e. school publications, etc.)  
\_\_\_\_\_
4. Compensation / fee to be paid to the District:  
\_\_\_\_\_
5. Renewal Options, if any (agreements with a renewal option is subject to prior school board approval):  
\_\_\_\_\_
6. Termination: The advertising party may terminate this agreement with 30 days advance notice. Any compensation previously paid shall be prorated as of the date of the termination. The District reserves the right to terminate this Agreement at any time for breach of any general condition reference in section seven (7) hereof or for nonpayment. The District further reserves the right to cancel this agreement upon 30 days advance notice.
7. General Terms and Conditions: The District reserves the right to review and reject any proposed advertisements under the criteria set forth in District Policy and Procedure 4237. By executing this agreement, the advertising party accepts those criteria and other provisions of the policy and procedure as part of this Agreement.
8. Special Terms and Conditions If Any: (i.e. provisions for removing signs, such as who will install and remove; payment of any District costs involved in removing signs, etc.):  
\_\_\_\_\_

This Agreement is made this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_.

Advertising Party: \_\_\_\_\_

Chimacum School District

By: \_\_\_\_\_

By: \_\_\_\_\_

Its: \_\_\_\_\_

Its: \_\_\_\_\_